FIFTY-EIGHTH DAY (Wednesday, April 23, 1975)

The Senate met at 10:30 o'clock a.m., pursuant to adjournment, and was called to order by the President.

The roll was called and the following Senators were present: Adams, Aikin, Andujar. Braecklein, Brooks, Clower, Creighton, Doggett, Farabee, Gammage, Hance, Harrington, Harris, Jones, Kothmann, Lombardino, Longoria, Mauzy, McKinnon, McKnight, Meier, Mengden, Moore, Ogg, Patman, Santicsteban, Schwartz, Sherman, Snelson, Traeger and Williams.

A quorum was announced present.

The Reverend Oscar L. James, South First Baptist Church, Austin, Texas, offered the invocation.

On motion of Senator Aikin and by unanimous consent, the reading of the Journal of the proceedings of yesterday was dispensed with and the Journal was approved.

COMMITTEE APPOINTED

Pursuant to the provisions of H.C.R. 112, the President announced the appointment of the following as a Committee to escort Dr. Charles Malik and Dr. William R. Bright to the Joint Session: Senators Farabee, McKinnon, Brooks, Andujar and Jones.

REPORTS OF STANDING COMMITTEES

Senator Brooks submitted the following reports for the Committee on Human Resources:

S.B. 1033

S.B. 943

Senator Snelson submitted the following reports for the Committee on Intergovernmental Relations:

C.S.S.B. 526 (Read first time)

C.S.S.B. 795 (Read first time)

H.B. 33

H.B. 34

H.B. 399

H.B. 827

H.B. 866

S.B. 452 (Amended)

S.B. 554 (Amended)

S.B. 574 S.B. 499 S.B. 506 S.B. 632 S.B. 835 S.B. 867 S.B. 879

Senator Adams submitted the following report for the Committee on Administration:

H.C.R. 68

S.B. 1002

Senator Schwartz submitted the following reports for the Committee on Jurisprudence:

S.B. 94 S.B. 252 C.S.S.B. 293 (Read first time) S.B. 990 S.B. 254 S.B. 708 C.S.S.B. 127 (Read first time)

SENATE BILLS AND RESOLUTION ON FIRST READING

By unanimous consent the following bills and resolution were introduced, read first time and referred to the Committee indicated:

By Senator Farabee:

S.B. 1057, A bill to be entitled An Act relating to pretrial release and bail for persons accused of criminal offenses; providing for pretrial release offices and pretrial release officers; providing for release or detention after conviction; providing for the collection and disposition of certain fees; providing penalties for certain violations by persons released; amending Chapter 17, Code of Criminal Procedure, 1965, as amended; amending Articles 15.17, 44.11, 44.12, 44.14, 44.42, 16.01, 16.15 and 16.17, Code of Criminal Procedure, 1965, as amended; repealing Article 16.16, Code of Criminal Procedure, 1965; and declaring an emergency.

To Committee on Jurisprudence.

By Senator Lombardino:

S.B. 1058, A bill to be entitled An Act relating to the creation, operation, and dissolution of a sheriff's department civil service system in certain counties; and declaring an emergency.

To Committee on Intergovernmental Relations.

By Senator Mauzy:

S.B. 1059, A bill to be entitled An Act relating to the regulation of proprietary schools; amending Section 32.32, Texas Education Code, and adding Subsection (e) to Section 32.39, Subsection (c) to Section 32.36, and Section 32.72; and declaring an emergency. (Submitted by Governor as emergency.)

To Committee on Education.

By Senator Adams:

S.B. 1061, A bill to be entitled An Act relating to the regulation of banks, trust companies, and bank holding companies; providing penalties; and declaring an emergency.

To Committee on Economic Development.

By Senator Moore:

S.B. 1062, A bill to be entitled An Act eliminating educational requirement of parole officers, parole supervisors and those responsible for the investigations, surveillance, or supervision of persons on parole; amending Section 28, Article 42.12, Chapter 722, Acts of the 59th Legislature, 1965, as amended (Section 28, Article 42.12, Vernon's Texas Code of Criminal Procedure); and declaring an emergency.

To Committee on State Affairs.

By Senators McKnight and Mengden:

S.R. 436, Requesting the Legislative Budget Board and Comptroller of the State of Texas to review S.J.R. 11 to determine and outline fiscal implications of such resolution.

To Committee on Texas Constitution.

MESSAGE FROM THE HOUSE

Hall of the House of Representatives Austin, Texas, April 23, 1975

Honorable William P. Hobby President of the Senate

Sir: I am directed by the House to inform the Senate that the House has passed the following:

S.B. 640, A bill to be entitled An Act relating to the acquisition, ownership, operation, and financing of certain facilities of, and the performance of certain services and functions by, the North Texas Municipal Water District and providing for certain powers and duties of the district and political subdivisions with relation to these facilities, services, and functions; amending Chapter 62, Acts of the 52nd Legislature, 1951, as amended (Article 8280-141, Vernon's Texas Civil Statutes); and declaring an emergency.

The House has granted the request of the Senate for the appointment of a Conference Committee on Senate Bill 360. House Conferees: Preston, Chairman; Short, Atkinson, Mankins and Hall of Webb.

H.B. 622, A bill to be entitled An Act relating to acquisition of certain rights-of-way by counties and cities and reimbursement by the highway department; amending Section 1, Chapter 301, Acts of the 55th Legislature, Regular Session, 1957,

as amended (Article 6673a-1, Vernon's Texas Civil Statutes); and declaring an emergency. Motion to call from the Journal the vote by which **H.B. 622** failed of final passage on March 18, 1975 prevailed. Motion to reconsider the vote by which **H.B. 622** failed of final passage prevailed by record vote of 71 yeas, 65 nayes. **H.B. 622** failed of final passage by 66-72.

Respectfully submitted, DOROTHY HALLMAN Chief Clerk, House of Representatives

COMMUNICATION FROM CHIEF JUSTICE, THE SUPREME COURT OF TEXAS

The following Communication from the Chief Justice was read and was referred to the Committee on State Affairs, Sub-Committee on Nominations:

April 23, 1975

The Honorable Charles Schnabel Secretary of the Senate Capitol Building Austin, Texas 78711

Dear Mr. Schnabel,

I hereby appoint Mrs. Selma Wells of Harris County to the Board of Pardons and Paroles for a six-year term. The term was to have begun on February 1, 1975.

The appointment is subject, of course, to the confirmation of the Senate. I am sending a copy of this letter to the Honorable Bob Gammage of Harris County.

Respectfully submitted, JOE R. GREENHILL

NOTICE OF EXECUTIVE SESSION

Senator McKinnon gave notice that he would move for an Executive Session of the Senate at 11:00 o'clock a.m. tomorrow.

BILLS SIGNED

The President announced the signing in the presence of the Senate after the caption had been read, the following enrolled bills:

S.B. 433 S.B. 18

MOTION TO CONSIDER SENATE RESOLUTION 436

Senator McKnight moved to suspend all necessary rules in order to consider S.R. 436 immediately.

Question - Shall S.R. 436 be considered immediately?

JOINT SESSION

(To hear addresses by Dr. Charles Malik and Dr. William R. Bright)

The President announced the time had arrived for the Joint Session, pursuant to the provisions of H.C.R. 112.

The President of the Senate and the Senators present escorted by the Sergeant-at-Arms and the Secretary of the Senate proceeded to the Hall of the House of Representatives at 11:00 o'clock a.m. to hear addresses by Dr. Charles Malik and Dr. William R. Bright, pursuant to the provisions of H.C.R. 112.

The Senators were announced and were admitted and escorted to seats prepared for them along the aisle.

The President, on invitation of the Speaker, occupied a seat on the Speaker's Rostrum.

The Honorable Dolph Briscoe, Governor of the State of Texas, and Mrs. Briscoe, Dr. Charles Malik and Dr. William R. Brigh: and their party were announced by the Doorkeeper of the House.

The party was escorted to the Speaker's Rostrum by Senators Farabee, McKinnon, Brooks, Andujar and Jones, on the part of the Senate and Representatives Heatly, Wieting, Nabers, Vaughan, Stubbeman, Delco and Chavez, on the part of the House of Representatives.

The President called the Senate to order and ar nounced a quorum of the Senate present.

The Honorable Bill Clayton, Speaker of the House of Representatives, called the House to order, stated the purpose of the Joint Session and announced a quorum of the House present.

The Speaker recognized The Honorable W. S. Heatly who introduced Dr. Charles Malik who addressed the Joint Session.

Mr. Heatly then introduced Dr. William R. Bright who addressed the Joint Session.

The Speaker introduced to the Joint Session M:s. Bright, Mrs. Briscoe and Mrs. Hobby.

The Speaker then introduced Governor Briscoe who addressed the Joint Session and presented enrolled copies of H.C.R. 112 to Dr. Malik and Dr. Bright.

RECESS

The President announced that the purpose of the Joint Session having been concluded, the Senate at 11:51 o'clock a.m. would retire to its Chamber.

IN LEGISLATIVE SESSION

The President called the Senate to order As In Legislative Session at 11:58 o'clock a.m.

MOTION TO CONSIDER SENATE RESOLUTION 436

The Senate resumed consideration of the pending business, same being a motion by Senator McKnight to suspend all necessary rules in order to consider S.R. 436 immediately.

Question - Shall S.R. 436 be considered immediately?

On motion of Senator McKnight and by unanimous consent, the motion to consider S.R. 436 immediately was withdrawn.

HOUSE BILLS POSTPONED

On motion of Schator Adams and by unanimous consent, consideration of the following House Bills was postponed until the next Local and Uncontested Bills Calendar:

- H.B. 696
- H.B. 919
- H.B. 654
- H.B. 331
- H.B. 322
- H.B. 328
- H.B. 1633
- H.B. 191
- H.B. 253
- H.B. 1045 H.B. 508

HOUSE RESOLUTION ON FIRST READING

The following resolution received from the House was read the first time and referred to the Committee indicated:

H.C.R. 107, To Committee on Natural Resources.

HOUSE BILL 226 ON SECOND READING

The President laid before the Senate on its second reading and passage to third reading:

H.B. 226 with a Committee Amendment pending (the bill having been read second time and Committee Amendment offered and read on Thursday, April 17).

Question - Shall the Committee Amendment be adopted?

The Committee Amendment was adopted.

Senator Harrington offered the following Committee Amendment to the bill:

Amend H.B. 226, Second Printing, as follows:

In Sec. 17.94, page 1, line 19, following the word "board", insert the following: "in counties with no common school districts, rural high school districts, or independent districts with less than one hundred fifty (150) A.D.A."

The Committee Amendment was read and was adopted.

Senator Jones offered the following amendmen: to the bill:

Amend H.B. 226 by including the following after the word "boards" on line 48, page 1:

"in counties with no common school districts, rural high school districts, or independent districts with less than one hundred fifty (150) A.D.A."

The amendment was read and was adopted.

Senator Jones offered the following amendment to the bill:

Amend H.B. 226 by inserting the following after the word "County" as it first appears on line 47, page 2:

"and in counties with no common school districts, rural high school districts, or independent districts with less than one hundred fifty (150) A.D.A."

The amendment was read and was adopted.

On motion of Senator Harrington and by unarimous consent, the caption was amended to conform to the body of the bill as amended.

The bill as amended was passed to third reading.

RECORD OF VOTES

Senators Adams, McKnight, Snelson, Farabee. Williams and Creighton asked to be recorded as voting "Nay" on the passage of the bill to third reading.

Senator Ogg asked to be shown as voting "Present-Not voting" on the passage of the bill to third reading.

SENATE BILL 165 WITH HOUSE AMENDMENTS

Senator Ogg called S.B. 165 from the President's table for consideration of the House amendment to the bill.

The President laid the bill and the House amendment before the Senate.

COMMITTEE AMENDMENT NO. 1

Amend S.B. 165 by striking all below the enacting clause and substituting the following:

"Section 1. The Texas Election Code is amended by adding Section 8a, to read as follows:

"8a. Bilingual election materials in English and Spanish.

"Subdivision 1. Elections and areas in which bilingual materials are required.

(a) In every general, special, or primary election, by whatever authority held, which is held within a county in which five percent or more of the inhabitants are persons of Spanish origin or descent, according to the federal census specified in Paragraph (b) of this subdivision, the election materials enumerated in Subdivision 3 of this section shall be printed in both English and Spanish for use at the polling place in each election precinct that is not exempt from this requirement under Subdivision 2. In the elections of a political subdivision that includes territory in more than one county, the bilingual

materials must be used in each precinct that includes territory lying within a county to which this subdivision applies unless the precinct is exempt under Subdivision 2.

"(b) The census used for determining the percentage of persons of Spanish origin or descent is the last preceding federal decennial census for which the enumeration date was more than two years before January 1 of the calendar year in which the election is held

'Subdivision 2. Election precincts exempt from requirement. (a) An election precinct situated in a county to which Subdivision 1 applies is exempt from the requirement for bilingual election materials if official census information or other information shows that persons of Spanish origin or descent comprise less than five percent of the inhabitants of the precinct. The authority holding the election has the burden of establishing entitlement to the exemption. Unless otherwise ordered by a court of competent jurisdiction, the officer or body responsible for obtaining the supplies for the election is relieved of the duty to furnish bilingual materials for those precincts for which there has been filed with the clerk or secretary of the political subdivision responsible for the expenses of the election, at least 30 days before the date of the election, a certificate executed by the presiding officer of the governing body of the political subdivision and approved by the governing body, identifying the precinct or precincts for which the exemption is claimed, together with an abstract of the official census information or other information relied on to support the exemption and a map or maps showing the precinct boundaries and the boundaries of the census enumeration areas referred to in the abstract. An authenticated copy of the resolution or other document evidencing the governing body's approval must be filed with the certificate.

(b) A new certificate and new supporting information must be filed following each decennial census. The supporting information must be revised following a change in election precinct boundaries, and a revised certificate must be filed if the certificate

on file no longer correctly reflects the exempt precincts.

'(c) In the case of a primary election held by a political party, the exempt precincts are those reflected in a certificate executed by the county judge or the secretary of state and filed in the office of the county clerk. The secretary of state is authorized to file a certificate for a county whenever the county judge has not filed a certificate by the 60th day before the date of the primary or whenever the certificate on file does not correctly reflect the exempt precincts.

"Subdivision 3. Enumeration of required bilingual materials; preparation of the materials. (a) At each polling place where election materials in English and Spanish

are required, the following materials shall be provided in bilingual form:

"(1) Instruction cards for the information of voters shall be printed in both English and Spanish, either on separate cards to be posted side by side or on the same card with the Spanish text alongside the English text.

"(2) Where voting machines or voting devices are used, a Spanish translation of the instructions for operating the machines or device shall be posted in the

compartment or booth that the voter occupies.

- "(3) All ballots and ballot labels may be printed with all ballot instructions, office titles, and propositions appearing in both Spanish and English. If the bilingual listing on the face of the ballot is not utilized, then a Spanish translation of the ballot shall be posted in each compartment or booth, and a statement shall be placed on the face of the ballot in Spanish to inform the voter that the Spanish translation is posted in the compartment or booth; and where paper ballots are used and booths are not provided for all voters, copies of the Spanish translation shall also be made available at the table where the voter selects his ballot, and a sign printed in Spanish shall be displayed at the table, informing the voter that he may take a copy of the Spanish translation for his use in preparing his ballot.
- "(4) All affidavit forms or other forms that voters are required to sign may have a Spanish translation printed beneath the English text or on the reverse side of the printed matter appearing on the form. If this translation is not utilized, then a Spanish

translation of the affidavit shall be made available, and a statement shall be placed on the affidavit in Spanish that a Spanish translation is available upon request.

"(b) The secretary of state shall prepare the Spanish translation for all bilingual materials required by Subdivisions 3 and 4 of this section, except ballot forms for local elections. The secretary of state shall prepare the Spanish translation of the ballot propositions for proposed constitutional amendments and other measures submitted by the legislature if the legislature fails to provide a Spanish text. The officer having the duty to make up the ballot for a local election shall prepare the Spanish translation of ballot material if the governing body of the political subdivision fails to provide a Spanish text.

"Subdivision 4. Bilingual materials for absentee voting. In any countywide election, or in any election held in a political subdivision other than a county, in which bilingual election materials are required at any polling place in the county or other political subdivision, the absentee voting materials shall be printed in both English and Spanish. The forms for applying for an absentee ballot, the ballot envelopes and carrier envelopes, and any other instructions or forms furnished to the voters shall be printed in English with a Spanish translation on the face of the instrument or furnished separately along with the instrument. All ballots and ballot labels used for absentee voting shall be printed in the manner described in Subdivision 3; and whenever the Spanish translation of ballot propositions is printed separately from the ballot, a copy of the translation shall be furnished to each voter who votes by mail. In the conduct of absentee voting by personal appearance, any other materials enumerated in Subdivision 3 which are used in the voting shall be in bilingual form.

"Subdivision 5. Optional use of bilingual materials. In any election held in a county to which Subdivision 1 of this section does not apply, or at any polling place where bilingual materials are not made mandatory under Subdivision 1, the governing body of the political subdivision responsible for the cost; of the election may require the use of bilingual ballots and such other items of election materials enumerated in Subdivision 3 and 4 as the governing body specifies, for any or all of the polling places as specified by the governing body; and the election officers of the political subdivision shall furnish bilingual materials in accordance with the resolution, ordinance, or other document by which their use is required. The governing body may provide for use of the bilingual materials on a continuing basis or on an election-by-election basis, as it sees fit.

"Section 2. The Texas Election Code is amended by adding Section 45c, to read as follows:

"45c. Voter registration application forms in Spanish.

"The secretary of state shall prescribe a voter registration application form that is printed in Spanish. In each county in which five percent or more of the inhabitants are persons of Spanish origin or descent, according to the last preceding federal decennial census, the registrar shall keep a supply of these, and shall keep a notice in Spanish posted at the place in his office where voter registration is conducted, stating that application forms in Spanish are available. Registrars in other counties may also use this form if they wish to do so. Every registrar in the state is required to accept and process applications that are tendered to him on the bitingual form, in the same manner as other applications.

"Section 3. The importance of this legislation and the crowded condition of the calendars in both houses create an emergency and an imperative public necessity that the constitutional rule requiring bills to be read on three several days in each house be suspended, and this rule is hereby suspended."

The House amendment was read.

Senator Ogg moved to concur in the House amendment.

The motion prevailed by the following vote: Yeas 30, Nays 1.

Adams, Aikin, Andujar, Braecklein, Brooks, Clower, Creighton, Doggett, Farabce, Gammage, Hance, Harrington, Harris, Kothmann, Lombardino, Longoria, Mauzy, McKinnon, McKnight, Meier, Mengden, Moore, Ogg, Patman, Santiesteban, Schwartz, Sherman, Snelson, Traeger and Williams.

Nays: Jones.

NOTICE OF LOCAL AND UNCONTESTED BILLS CALENDAR

On motion of Senator Adams and by unanimous consent, the Senate agreed to hold a Local and Uncontested Bills Calendar at 8:30 o'clock a.m. tomorrow.

NOTICES OF INTENT

The following Notices of Intent were filed with the Secretary of the Senate:

Thursday, April 23, 1975

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H.B. 226 - Senator Harrington
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H.B. 318 - Senator Aikin

H.B. 528 - Senator Mauzy

H.B. 558 - Senator Traeger

H.B. 611 - Senator Schwartz

S.C.R. 55 - Senator Gammage

C.S.S.B. 42 - Senator Moore

C.S.S.B. 69 - Senator Moore

S.B. 93 - Senator Schwartz

S.B. 96 - Senator Ogg

C.S.S.B. 109 - Senator Mauzy C.S.S.B. 110 - Senator Mauzy

C.S.S.B. 160 - Senator Harris

C.S.S.B. 162 - Senator Harris

C.S.S.B. 163 - Senator Ogg

S.B. 228 - Senator Moore

S.B. 237 - Senator Harris

C.S.S.B. 250 - Senator Mauzy

S.B. 252 - Senator Mauzy

S.B. 254 - Senator Mauzy S.B. 257 - Senator Mauzy

C.S.S.B. 262 - Senator Doggett

C.S.S.B. 270 - Senator Doggett

C.S.S.B. 293 - Senator Mauzy C.S.S.B. 397 - Senator Doggett

S.B. 407 - Senator Doggett

S.B. 428 - Senator Brooks

S.B. 496 - Senator Mauzy

S.B. 501 - Senator Jones

S.B. 520 - Senator Mauzy

C.S.S.B. 526 - Senator Harrington

S.B. 542 - Senator Jones

S.B. 571 - Senator Ogg

S.B. 600 - Senator Gammage

S.B. 612 - Senator Traeger

- S.B. 637 Senator Gammage (Third reading)
- C.S.S.B. 664 Senator Doggett
- S.B. 689 Senator Gammage
- S.B. 708 Senator Mauzy
- S.B. 710 Senator Mauzy
- S.B. 719 Senator Mauzy S.B. 721 Senator Doggett
- S.B. 726 Senator Patman
- C.S.S.B. 728 Scnator Patman
- C.S.S.B. 746 Senator Doggett
- S.B. 809 Senator Schwartz
- S.B. 855 Senator Brooks
- S.B. 899 Senator Mauzy
- S.B. 909 Senator Ogg
- S.B. 990 Senator Mauzy
- C.S.S.B. 1046 Senator Longoria

MEMORIAL RESOLUTIONS

- S.R. 440 By Senator Schwartz: Memorial resolution for Marion G. Ober, Sr.
- S.R. 442 By Senator Schwartz: Memorial resolution for John Berian Richardson.
 - S.R. 443 By Senator Schwartz: Memorial resolution for Mrs. Anna Friedberg.
 - S.R. 444 By Senator Schwartz: Memorial resolution for Judge Jack Harrison.

WELCOME AND CONGRATULATORY RESOLUTIONS

- S.R. 435 By Senators Gammage and McKnight: Extending congratulations to Texas Hatters.
- S.R. 437 By Senator Harrington: Extending congratulations to Television Station KFDM in Beaumont, Texas.
- S.R. 438 By Senator Harris: Extending welcome to students from St. Patrick's Elementary School in Dallas.
 - S.R. 439 By Senator Adams: Extending congratulations to Pat Adams.
- S.R. 441 By Senator Schwartz: Extending welcome to Mrs. Esther Rice, Mrs. May C. Ottwork, Mrs. Frances Peters, and Mrs. Debra Welsh.
- S.R. 445 By Senator Schwartz: Extending congratulations to Vernell and Leroy Hoskins.
- S.R. 446 By Senators Brooks and Gammage: Extending welcome to students from South Houston High School.

RECESS

On motion of Senator Aikin the Senate at 12:22 o'clock p.m. took recess until 8:30 o'clock a.m. tomorrow.

APPENDIX

Sent to Governor

(April 23, 1975)

S.B. 18 S.B. 433

FIFTY-EIGHTH DAY (Continued) (Thursday, April 24, 1975)

The Senate met at 8:30 o'clock a.m. and was called to order by Senator Traeger.

JURISPRUDENCE COMMITTEE GRANTED PERMISSION TO MEET WHILE SENATE IN SESSION

On motion of Schaator Schwartz and by unanimous consent, the Committee on Jurisprudence was granted permission to meet while the Senate was in session.

ECONOMIC DEVELOPMENT COMMITTEE GRANTED PERMISSION TO MEET WHILE SENATE IN SESSION

On motion of Senator Creighton and by unanimous consent, the Committee on Economic Development was granted permission to meet while the Senate was in session.

INTERGOVERNMENTAL RELATIONS COMMITTEE GRANTED PERMISSION TO MEET WHILE SENATE IN SESSION

On motion of Senator Snelson and by unanimous consent, the Committee on Intergovernmental Relations was granted permission to meet while the Senate was in session.

LOCAL AND UNCONTESTED BILLS CALENDAR

The Presiding Officer (Senator Traeger in Chair) announced that the time had arrived for the consideration of the Local and Uncontested Bills Calendar in

accordance with the provisions of S.R. 170.

The following bills were laid before the Senate, read second time, passed to engrossment, read third time and passed: (Sponsor, vote on suspension of the Constitutional Three-Day Rule and final passage indicated after each bill.)

- S.B. 274 (Schwartz)(30-1) Sherman "Nay" (30-1) Sherman "Nay"
- S.B. 396 (McKinnon)(31-0)(31-0)
- S.B. 398 (Longoria)(31-0)(31-0)
- S.B. 479 (Mauzy)(30-1) McKinnon "Nay" (30-1) McKinnon "Nay"
- S.B. 509 (Longoria)(31-0)(31-0)
- S.B. 755 (Longoria)(28-3) Meier, McKinnon and Mauzy "Nay", (28-3) Meier, McKinnon and Mauzy "Nay"
 - S.B. 765 (Meier)(31-0)(31-0)
 - S.B. 816 (Gammage)(31-0)(31-0)
 - S.B. 828 (Mauzy)(30-1) McKinnon "Nay", (30-1) McKinnon "Nay"
 - S.B. 956 (Meier)(31-0)(31-0)
 - S.B. 1010 (Mauzy)(31-0)(31-0)
- C.S.S.B. 313 (Gammage)(29-2) Meier and Sherman "Nay", (29-2) Meier and Sherman "Nay"
 - C.S.S.B. 454 (Jones)(30-1) Sherman "Nay", (30-1) Sherman "Nay"
 - C.S.S.B. 587 (Gammage)(31-0)(31-0)
 - C.S.S.B. 829 (Mauzy)(31-0)(31-0)
 - C.S.S.B. 851 (Clower)(30-1) Sherman "Nay", (30-1) Sherman "Nay"
 - S.B. 511 (Longoria)(31-0)(31-0)
 - S.B. 632 (Sherman)(31-0)(31-0)
 - S.B. 797 (Doggett)(31-0)(31-0)
 - S.B. 885 (Hance)(31-0)(31-0)
 - H.B. 191 (Braecklein)(31-0)(31-0)
 - H.B. 253 (Schwartz)(31-0)(31-0)
 - H.B. 322 (Traeger)(31-0)(31-0)

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H.B. 328 (Traeger)(31-0)(31-0)
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H.B. 331 (Traeger)(31-0)(31-0)

H.B. 654 (Traeger)(31-0)(31-0)

H.B. 696 (Farabee)(31-0)(31-0)

H.B. 919 (Doggett)(31-0)(31-0)

H.B. 1045 (Jones)(31-0)(31-0)

H.B. 827 (Harris)(31-0)(31-0)

H.B. 508 (McKinnon)(31-0)(31-0)

H.C.R. 68 (Adams)(vv)

The following bills were laid before the Senate, read second time, amended, passed to engrossment, read third time and passed: (Amendment printed following bill number, as well as vote on suspension of Constitutional Three-Day Rule and final passage.)

S.B. 7 (Adams)--

Senator Meier offered the following amendment:

"Limit to cities with less than 3,000 population"

The amendment was read and was adopted.

On motion of Senator Adams and by unanimous consent, the caption was amended to conform to the body of the bill as amended. (28-3) Sherman, Snelson and Mauzy "Nay", (28-3) Sherman, Snelson and Mauzy "Nay"

S.B. 369 (Mauzy)--

Senator Mauzy offered the following Committee Amendment to the bill:

Amend Senate Bill 369, Section 1 by deleting "No person may be issued more than one emergency permit, and the permit may not be renewed.", in Section 13.040 and substituting in lieu thereof the following:

"An emergency permit may be renewed only upon evidence of at least six semester hours or one-third of the certificate deficiency, whichever is less, having been completed prior to initiating a request for renewal."

The Committee Amendment was read and was adopted.

On motion of Senator Mauzy and by unanimous consent, the caption was amended to conform to the body of the bill as amended. (29-2) Sherman and Snelson "Nay", (29-2) Sherman and Snelson "Nay"

S.B. 452 (Traeger)--



Senator Tracger offered the following Committee Amendment to the bill:

Amend Senate Bill 452 by deleting Section 1 in its entirety (lines 8 through 24, page 1, and lines 1 through 8, page 2).

The Committee Amendment was read and was adopted.

Senator Traeger offered the following Committee Amendment to the bill:

Amend Senate Bill 452 by deleting last sentence of fourth paragraph of Section 2 (last four words of line 18, and lines 19, 20, and 21, page 3).

The Committee Amendment was read and was adopted.

Senator Tracger offered the following Committee Amendment to the bill:

Amend Senate Bill 452 by renumbering Sections 2, 3, and 4 as Sections 1, 2, and 3.

The Committee Amendment was read and was adopted.

On motion of Senator Traeger and by unanimous consent, the caption was amended to conform to the body of the bill as amended. (31-0)(31-0)

S.B.480(Adams)-

Senator Adams offered the following amendment to the bill:

Amend S.B. 480 by striking "The" in line 16, page 1, and substituting the following:

"Except as provided by Senate Bill 993, Acts of the 64th Legislature, Regular Session, 1975, the".

The amendment was read and was adopted.

On motion of Senator Adams and by unanimous consent, the caption was amended to conform to the body of the bill as amended. (31-0)(31-0)

S.B.510(Longoria)-

Senator Longoria offered the following Committee Amendment to the bill:

Amend S.B. 510 by striking therefrom the underlined material on lines 14 through 16 of the bill.

The Committee Amendment was read and was adopted.

On motion of Senator Longoria and by unanimous consent, the caption was amended to conform to the body of the bill as amended. (31-0)(31-0)

S.B.606(McKinnon)-

Senator McKinnon offered the following Committee Amendment to the bill: